- Section 402 (b) (4), saccharin, a nonnutritive substance, had been added to the articles and mixed and packed with them so as to reduce their quality.
- DISPOSITION: November 18, 1946. A plea of guilty having been entered on behalf of the defendant, the court imposed a fine of \$500 on each count, a total fine of \$1,000.
- 11202. Adulteration of frozen whiting fillets. U. S. v. New England Fillet Co., Inc., and William J. Brady. Plea of guilty on behalf of the corporation; fine, \$100. Plea of nolo contendere by the individual; fine, \$50. (F. D. C. No. 20129. Sample No. 9641–H.)
- INFORMATION FILED: July 18, 1946, District of Massachusetts, against the New England Fillet Co., Inc., Boston, Mass., and William J. Brady, treasurer.
- ALLEGED SHIPMENT: On or about July 21, 1945, from the State of Massachusetts into the State of New York.
- LABEL, IN PART: "B Fly Whiting Seacrest Brand Frozen Fillets."
- NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the article consisted in part of a decomposed substance by reason of the presence of decomposed fish fillets.
- DISPOSITION: August 6, 1946. A plea of guilty having been entered on behalf of the corporation, and a plea of nolo contendere having been entered by the individual, the court imposed fines of \$100 and \$50 against the corporation and the individual, respectively.
- 11203. Adulteration of frozen whiting fillets. U. S. v. C. Louis Isenberg (Standard Fish Co.). Plea of nolo contendere. Fine, \$100. (F. D. C. No. 20128. Sample Nos. 17977-H, 17978-H.)
- INFORMATION FILED: July 18, 1946, District of Massachusetts, against C. Louis Isenberg, trading as the Standard Fish Co., Boston, Mass.
- ALLEGED SHIPMENT: On or about July 12, 1945, from the State of Massachusetts into the State of Illinois.
- LABEL, IN PART: (Portion) "Butterfly Whiting Packed By Standard Fish Co. Boston."
- NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the article consisted in part of a decomposed substance by reason of the presence of decomposed fish fillets.
- DISPOSITION: May 6, 1947. The defendant having entered a plea of nolo contendere, the court imposed a fine of \$100.
- 11204. Adulteration of whiting fillets and lobster tails. U. S. v. 558 Boxes of Whiting Fillets, etc. (and 3 other seizure actions against whiting fillets and lobster tails). (F. D. C. Nos. 20341, 20732, 20733, 22423. Sample Nos. 40063-H, 52888-H, 63933-H to 63936-H, incl.)
- Libels Filed: June 18 and August 19 and 20, 1946, and January 21, 1947, Eastern District of Tennessee, District of New Jersey, and Eastern District of Missouri.
- ALLEGED SHIPMENT: On or about July 1 and 27, 1945, and July 11, 17, 19, and 26, 1946, by the Standard Fish Co., from Boston, Mass., and Montreal, Canada.
- PRODUCT: 558 20-pound boxes of whiting fillets at Chattanooga, Tenn., 464 30-pound boxes of lobster tails at Newark, N. J., and 900 20-pound cases of whiting fillets at St. Louis, Mo.
- LABEL, IN PART: "Standard Brand Fillets," "Specially Selected Cape Rock Lobster Tails * * * B. Gelcer & Co. New Wholesale Fishmarket Cape Town," or "H & G Whiting."
- NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the articles consisted in whole or in part of decomposed or putrid substances.
- DISPOSITION: Whiting at Chattanooga. July 24, 1946. Default decree of condemnation. Product ordered sold for fertilizer.
 - Lobster tails. October 21, 1946. Default decrees of condemnation and destruction.
 - Whiting at St. Louis. February 7, 1947. Consent decree of condemnanation. Product ordered released under bond to claimant, Gelb Fish Co., St. Louis, Mo., conditioned that it be denatured so that it could not be used for human consumption.